

UNITED STATES DEPARATMENT OF COMMERCE

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		Box PCT Washington, D	.C. 20231	,		
	FATES OF	<u>'</u>		Mark.		
U.S. APPLICATION NO.		FIRST NAMED	APPLICANT	ATTY. DOCKET NO.		
09/623304	S	ILVIA	С	01812-000410		
1			INTERN	ATIONAL APPLICATION NO.		
ANNETTE PARENT			PC	CT/US99/04549		
TOWNSEND AND TOWNSEND			I.A. PILING D	DATE PRICRITY DATE		
TWO EMBARCADERO CENTER SAN FRANCISCO, CA 94111	K, BIH FLOOR	İ	l L			
CANTIVATORS OF SATTI		•	02 MAR Date mailed:	27 SEP 2000		
NOTIFICATION OF R	AISSING REQUIREM ES DESIGNATED/EI	ENTS UNDER	35 U.S.C. 371 IN	THE UNITED -		
1. The following items have been su	ibmitted by the applican	t or the IB to the	近(かいかいしろ) Linited States Pat	ent and Trademark Office as		
a Designated Office	(37 CFR 1 494)	a or the 1D to the	Cunca States I at	cm and Hademark Office as		
X an Elected Office (3						
U.S. Basic National Fee.	. 011(1.1.0)		•			
Copy of the international app	lication in:	*				
a non-English langua						
English.						
Translation of the internation	al application into Engl	ish.				
Oath or Declaration of invent	ors(s) for DO/EO/US.					
Copy of Article 19 amendme.				,		
Translation of Article 19 ame			•	since the are retrained appropriate leaving the con-		
The International Preliminary	Examination Report is	English and its A	Annexes, if any.			
Translation of Annexes to the	International Prelimin	ary Examination 1	Report into Englis	sh.		
Preliminary amendment(s) fil	led	and		·		
Information Disclosure States	ment(s) filed	and		<u> </u>		
Assignment document.						
Power of Attorney and/or Change of Address.						
Substitute specification filed						
☐ Verified Statement Claiming	Small Entity Status.					
Priority Document.						
Copy of the International Search Report and copies of the references cited therein.						
U Other:	i The state of the					
2. The following items MUST be fur acceptance under 35 U.S.C. 371:	1			_		
a. Translation of the application appropriate 20 or 30 months f	on into English. Note:	processing fee w	vill be required if	submitted later than the		
		the reasons indi-	cated on the attr	ached Notice of Defective		
Translation.				,		
 b. Processing fee for providing 30 months from the priority d 	ate (37 CFR 1.492(f)).					
c. Oath or declaration of the international application in	nventors, in complianc	e with 37 CPR 1.4	497(a) and (b), id	entifying the application by		
The current oath or con the attached PCT/	leclaration does not cor	aply with 37 CFR	1.497(a) and (b)	for the reasons indicated		
d. Surcharge for providing the (37 CFR 1.492(e)).		er than the approp	priate 20 or 30 mc	onths from the priority date		
3. Additional claim fees of \$ claim fee, are required. Applicant m due. See attached PTO-875.	as a large e	ntity 🔲 small ent I claim fees or ca	ity, including any ncel the additiona	required multiple dependent I claims for which fees are		
ALL OF THE ITEMS SET FORTE FROM THE DATE OF THIS NOT THE APPLICATION, WHICHEVE	TCE OR BY 🔲 21 OF	E 31 MONTE	S FIROM TIBER IP	STORE STEAD PROTECOUSE		

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be cancelled. Note processing fee will be required if submitted later than 30 months from the priority date.

5.

The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR.

494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

A copy of	this notice	MUST be	returned	wish th	us response.
Enclosed:					=

☐ PCT/DO/EO/917	☐ Notice of Defective Translation
☐ PTO-875	
FORM PCT/DO/EO/905 (December	1997)

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